	20-10	161-jlg Doc 1	L Filed 0	1/23/20	Entered (	01/23/20 00:51:39	Main Docu	ıment
F	ll in this inform	ation to identify the c	ase					
Ur	nited States Ban	kruptcy Court for the:						
Sc	outhern	District of N						
Ca	ase number ( <i>If ki</i>		(State)	Chapter <u>11</u>				
								Check if this is an amended filing
0	fficial For	m 201						
V	oluntar	v Petition	for No	n-Ind	ividuals	s Filing for B	ankrupt	CV 04/19
		. For more information		document,	Instructions for	additional pages, write the Bankruptcy Forms for Nor		
2.	All other nar	mes debtor used years	See Schedu	ule 1				
		sumed names, trade ing business as						
3.		eral Employer n Number (EIN)	20-5942788	}				
4.	Debtor's address	Principal place of	business			Mailing address, if diffe	erent from princip	oal place of business
		2284	12th Avenu	е				
		Number	Street			Number	Street	
		P.O. Box				P.O. Box		
		New York	New York	10027				
		City	State	ZIP Code		City  Location of principal a place of business	State ssets, if different	ZIP Code
		New York County	У					
		County				Number	Street	

5. Debtor's website (URL)

www.fairwaymarket.com

6. Type of debtor

□ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))

City

State

ZIP Code

- ☐ Partnership (excluding LLP)
- ☐ Other. Specify:

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7.	Describe debtor's business	Α.	Check	one:				
•	- COUNTRY WORLD S MUSINGSS		Health	Care Bus	usiness (as defined in 11 U.S.C. § 101(27A))			
					eal Estate (as defined in 11 U.S.C. § 101(51B))			
			Railro	ad (as defi	efined in 11 U.S.C. § 101(44))			
			Stock	oroker (as	s defined in 11 U.S.C. § 101(53A))			
			Comm	nodity Brok	oker (as defined in 11 U.S.C. § 101(6))			
			Clearin	ng Bank (a	(as defined in 11 U.S.C. § 781(3))			
			None	of the abo	ove			
		В.	Check	all that app	pply:			
			Tax- e	entity (as d	described in 26 U.S.C. § 501)			
			Invest	ment comp	npany, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)			
			Invest	ment advis	visor (as defined in 15 U.S.C. § 80b-2(a)(11))			
		C.	http://v	www.uscou	American Industry Classification System) 4-digit code that best describes debtor. See ourts.gov/four-digit-national-association-naics-codes .			
		Ch	heck on	e:				
3.	Under which chapter of the Bankruptcy Code is the		Chapte	er 7				
	debtor filing?		Chapte					
	dozioi iiiiig.				neck all that apply			
		<ul> <li>☑ Chapter 11. Check all that apply:</li> <li>☐ Debtor's aggregate noncontingent liquidated debts (excluding debts ower</li> </ul>						
		insiders or affiliates) are less than \$2,725,625 (amount subject to adjustment on 4/01/22 and every 3 years after that).						
		$\ \square$ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the						
		debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or						
		if all of these documents do not exist, follow the procedure in 11 U.S.(1116(1)(B).						
					A plan is being filed with this petition.			
			Acceptances of the plan were solicited prepetition from one or more classes of					
			creditors, in accordance with 11 U.S.C. § 1126(b).					
					The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.			
					The debtor is a shell company as defined in the Securities Exchange Act of			
					1934 Rule 12b-2.			
			Chapt	ter 12				
<b>)</b> .	Were prior bankruptcy cases filed by or against the debtor		No					
	within the last 8 years?	$\boxtimes$	Yes	District	Southern District of New York  - See Schedule 2 When May 2, 2016 Case number 16-11241 (MEW)			
	If more than 2 cases, attach a separate list.				MM/ DD/ YYYY			
				District	When Case number			
10.	Are any bankruptcy cases		No					
	pending or being filed by a business partner or an	$\boxtimes$	Yes	Debtor	or See Schedule 3 Relationship See Schedule 3			
	affiliate of the debtor?			District	ct Southern District of New York When See Schedule 3  MM / DD/ YYYY			
	List all cases. If more than 1, attach a separate list.			Case n	number, if known			

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	i <b>s</b> Ch	eck all that apply:							
	$\boxtimes$	• •	rincipal place of business, or printer of this petition or for a longer p	•	,				
		,, ,	g debtor's affiliate, general partne		•				
12. Does the debtor own or ha	ıve 🖂 i	No							
possession of any real			onarty that needs immediate atte	ntion Attach a	dditional sheets if needed				
property or personal prope that needs immediate	erty —	•	operty that needs immediate attention. Attach additional sheets if needed.  need immediate attention? (Check all that apply.)						
attention?	It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.								
		What is the hazard?  It needs to be physically secured or protected from the weather.							
		•	goods or assets that could quick example, livestock, seasonal goo ets or other options).	•					
		□ Other							
		Where is the property?							
			Number Street						
			City	State	ZIP Code				
		Is the property insured?	,						
		,	□ No						
			☐ Yes. Insurance agency						
			Contact Name						
			Phone						
			Phone						
Statistical and adm	ninistrativ	ve information	Phone						
Statistical and adm	ninistrativ	ve information	Phone						
13. Debtor's estimation of	ninistrativ Check		Phone						
	<i>Check</i> ⊠ Fu	one: unds will be available for distribu	ution to unsecured creditors.						
13. Debtor's estimation of	<i>Check</i> ⊠ Fu	one: unds will be available for distribu		able for distribut	ion to unsecured creditors.				
13. Debtor's estimation of available funds	Check ⊠ Fu □ Af	one: unds will be available for distribu	ution to unsecured creditors.	able for distribut	ion to unsecured creditors. 25,001-50,000				
13. Debtor's estimation of available funds	Check  ⊠ Fi  □ Ai	one: unds will be available for distribu fter any administrative expenses	ution to unsecured creditors. s are paid, no funds will be availa						
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis</li> </ul>	Check  Fi Ai  1-	one: unds will be available for distribu fter any administrative expenses	ution to unsecured creditors. s are paid, no funds will be availa  ☑ 1,000-5,000		25,001-50,000				
<ul><li>13. Debtor's estimation of available funds</li><li>14. Estimated number of creditors</li></ul>	Check  □ Fi □ Ai □ 1- □ 50 □ 10	one:  unds will be available for distributer any administrative expenses 49 0-99	ution to unsecured creditors. s are paid, no funds will be availa  1,000-5,000  5,001-10,000		25,001-50,000 50,001-100,000				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis</li> </ul>	Check  □ Fi □ Ai □ 1- □ 50 □ 10 □ 20	one:  unds will be available for distribute for any administrative expenses  49 0-99 00-199	ution to unsecured creditors. s are paid, no funds will be availa  1,000-5,000  5,001-10,000		25,001-50,000 50,001-100,000				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> </ul>	Check  □ Fi □ Ai □ 1- □ 50 □ 10 □ 20 □ \$6	one: unds will be available for distribu fter any administrative expenses 49 0-99 00-199 00-999	ution to unsecured creditors. s are paid, no funds will be availa   □ 1,000-5,000  □ 5,001-10,000  □ 10,001-25,000		25,001-50,000 50,001-100,000 More than 100,000				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> <li>15. Estimated assets</li> </ul>	Check  □ Ft □ Ai □ 1- □ 50 □ 10 □ 20 □ \$0	one: unds will be available for distributer any administrative expenses 49 0-99 00-199 00-999	ution to unsecured creditors. s are paid, no funds will be availa   □ 1,000-5,000  □ 5,001-10,000  □ 10,001-25,000  □ \$1,000,001-\$10 million  □ \$10,000,001-\$50 million		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> <li>15. Estimated assets (on a consolidated basis</li> </ul>	Check  □ Ai  □ 1- □ 50 □ 10 □ 20 □ \$8 □ \$8	one: unds will be available for distributer any administrative expenses 49 0-99 00-199 00-999 00-\$50,000 50,001-\$100,000	ution to unsecured creditors. s are paid, no funds will be availa   □ 1,000-5,000  □ 5,001-10,000  □ 10,001-25,000  □ \$1,000,001-\$10 million	n	25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> <li>15. Estimated assets (on a consolidated basis</li> </ul>	Check	one: unds will be available for distributer any administrative expenses 49 0-99 00-199 00-999 00-\$50,000 50,001-\$100,000 100,001-\$500,000	ution to unsecured creditors. s are paid, no funds will be availa	n	25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> <li>15. Estimated assets (on a consolidated basis with all affiliated debtors)</li> </ul>	Check	one: unds will be available for distributer any administrative expenses 49 0-99 00-199 00-999 0-\$50,000 50,001-\$100,000 100,001-\$500,000 500,001-\$1 million	ution to unsecured creditors. s are paid, no funds will be availa   □ 1,000-5,000  □ 5,001-10,000  □ 10,001-25,000  □ \$1,000,001-\$10 million  □ \$10,000,001-\$50 million  □ \$50,000,001-\$500 million	n	25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion				
<ul> <li>13. Debtor's estimation of available funds</li> <li>14. Estimated number of creditors (on a consolidated basis with all affiliated debtors)</li> <li>15. Estimated assets (on a consolidated basis with all affiliated debtors)</li> <li>16. Estimated liabilities</li> </ul>	Check	one: unds will be available for distributer any administrative expenses 49 0-99 00-199 00-999 00-\$50,000 500,001-\$100,000 100,001-\$500,000 500,001-\$1 million	ution to unsecured creditors. s are paid, no funds will be availated  □ 1,000-5,000 □ 5,001-10,000 □ 10,001-25,000 □ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$100,000,001-\$100 million □ \$1,000,001-\$100 million □ \$1,000,001-\$100 million	n	25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion				

Request for Relief,

Request for Relief, Declaration, and Signatures

×

- **WARNING** Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.
  - Declaration and signature of authorized representative of debtor
- The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.
- I have been authorized to file this petition on behalf of the debtor.
- I have examined the information in this petition and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 23, 2020 MM / DD / YYYY

×	/s/ Abel Porter	Abel Porter
	Signature of authorized representative of debtor	Printed name
	Chief Executive Officer	
	Title	

18. Signatui	re of attorney
--------------	----------------

/s/ Sunny Singh	Date January	23, 2020
Signature of attorney for debtor	MM / DD	/ YYYY
Sunny Singh		
Printed Name		
Weil, Gotshal & Manges LLP		
Firm Name		
767 Fifth Avenue		
Number Street		
New York	New York	10153
City	State	ZIP Code
(212) 310-8000	sunny.singh@weil.com	
Contact phone	Email address	
4450240	Naw Varle	
4456349	New York	<u> </u>
Bar Number	State	

# Schedule 1

# All other names Debtor used in the last 8 years

Fairway
Fairway Market
Fairway - Like No Other Market
Fairway Como Ningún Otro Mercado
The World's Greatest Food Store
The World's Greatest Wines & Spirits Store
Fairway Café
Fairway Café & Steakhouse
Fairway Wines & Spirits
Fairway Wines
Sur la Route
Sur la Route Café by Fairway Market
The Cooking Place at Fairway Market
FWM Fresh
Fairway Nanuet LLC

### Schedule 2

# Prior Bankruptcy Cases filed by the Debtor within the Last 8 Years

On May 2, 2016, each of the entities listed below, including the debtor in this chapter 11 case (collectively, the "**Debtors**"), filed for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York, and their chapter 11 cases were jointly administered under Case No. 16-11241 (MEW). Fairway Group Holdings Corp.

NAME OF DEBTOR	CASE NUMBER
Fairway Group Holdings Corp.	16-11241 (MEW)
Fairway Group Acquisition Company	16-11242 (MEW)
Fairway Bakery LLC	16-11243 (MEW)
Fairway Broadway LLC	16-11244 (MEW)
Fairway Chelsea LLC	16-11245 (MEW)
Fairway Construction Group, LLC	16-11246 (MEW)
Fairway Douglaston LLC	16-11247 (MEW)
Fairway East 86th Street LLC	16-11248 (MEW)
Fairway eCommerce LLC	16-11249 (MEW)
Fairway Georgetowne LLC	16-11250 (MEW)
Fairway Greenwich Street LLC	16-11251 (MEW)
Fairway Group Central Services LLC	16-11252 (MEW)
Fairway Group Plainview LLC	16-11253 (MEW)
Fairway Hudson Yards LLC	16-11254 (MEW)
Fairway Kips Bay LLC	16-11255 (MEW)
Fairway Nanuet LLC	16-11256 (MEW)
Fairway Paramus LLC	16-11257 (MEW)
Fairway Pelham LLC	16-11258 (MEW)
Fairway Pelham Wines & Spirits LLC	16-11259 (MEW)
Fairway Red Hook LLC	16-11260 (MEW)
Fairway Stamford LLC	16-11261 (MEW)
Fairway Stamford Wines & Spirits LLC	16-11262 (MEW)
Fairway Staten Island LLC	16-11263 (MEW)
Fairway Uptown LLC	16-11264 (MEW)
Fairway Westbury LLC	16-11265 (MEW)
Fairway Woodland Park LLC	16-11266 (MEW)

### **Schedule 3**

# Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, under the case number assigned to the chapter 11 case of Fairway Group Holdings Corp.

COMPANY	CASE NUMBER
Fairway Group Holdings Corp.	20( )
Fairway Group Acquisition Company	20( )
Fairway Bakery LLC	20( )
Fairway Broadway LLC	20( )
Fairway Chelsea LLC	20( )
Fairway Construction Group, LLC	20( )
Fairway Douglaston LLC	20( )
Fairway East 86th Street LLC	20( )
Fairway eCommerce LLC	20( )
Fairway Georgetowne LLC	20( )
Fairway Greenwich Street LLC	20( )
Fairway Group Central Services LLC	20( )
Fairway Group Plainview LLC	20( )
Fairway Hudson Yards LLC	20( )
Fairway Kips Bay LLC	20( )
FN Store LLC	20( )
Fairway Paramus LLC	20( )
Fairway Pelham LLC	20( )
Fairway Pelham Wines & Spirits LLC	20( )
Fairway Red Hook LLC	20( )
Fairway Stamford LLC	20( )
Fairway Stamford Wines & Spirits LLC	20( )
Fairway Staten Island LLC	20( )
Fairway Uptown LLC	20( )
Fairway Westbury LLC	20( )
Fairway Woodland Park LLC	20( )

#### FAIRWAY GROUP HOLDINGS CORP.

### CERTIFICATE OF CORPORATE SECRETARY

January 23, 2020

- I, Abel Porter, being a duly elected and authorized officer of each of the following (each a "Company" and, collectively, the "Companies"):
  - 1. Fairway Group Holdings Corp.
  - 2. Fairway Group Acquisition Corp.
  - 3. Fairway Bakery LLC
  - 4. Fairway Broadway LLC
  - 5. Fairway Chelsea LLC
  - 6. Fairway Construction Group, LLC
  - 7. Fairway Douglastown LLC
  - 8. Fairway East 86th Street LLC
  - 9. Fairway eCommerce LLC
  - 10. Fairway Georgetown LLC
  - 11. Fairway Greenwich LLC
  - 12. Fairway Group Central Services LLC
  - 13. Fairway Group Plainview LLC
  - 14. Fairway Hudson Yards LLC
  - 15. Fairway Kips Bay LLC
  - 16. FN Store LLC
  - 17. Fairway Paramus LLC
  - 18. Fairway Pelham LLC
  - 19. Fairway Pelham Wines & Spirits LLC
  - 20. Fairway Red Hook LLC
  - 21. Fairway Stamford LLC

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Debtor: Fairway Group Holdings Corp.

Case number (if known)

- 22. Fairway Stamford Wines & Spirits LLC
- 23. Fairway Staten Island LLC
- 24. Fairway Uptown LLC
- 25. Fairway Westbury LLC
- 26. Fairway Woodland Park LLC

# hereby certify as follows:

- 1. I am a duly qualified and elected officer of each of the Companies and, as such, I am familiar with the facts herein certified and I am duly authorized to certify the same on behalf of the Companies;
- 2. Attached hereto is a true, correct, and complete copy of the resolutions of the board of directors, board of managers, sole member, or sole manager, as the case may be, of each of the Companies, duly adopted and approved on February 22, 2020, in accordance with each Company's bylaws or operating agreement; and
- 3. Such resolutions have not been amended, altered, annulled, rescinded, modified, or revoked since their adoption and remain in full force and effect as of the date hereof. There exist no subsequent resolutions relating to the matters set forth in the resolutions attached here.

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the  $23^{th}$  day of January, 2020.

/s/ Abel Porter

Name: Abel Porter

Title: Chief Executive Officer

# RESOLUTIONS OF THE SPECIAL COMMITTEE OF THE BOARD OF DIRECTORS OF FAIRWAY GROUP HOLDINGS CORP.

Effective as of this 22<sup>nd</sup> day of January, 2020, pursuant to a special meeting on the same date, the members of the special committee (the "Committee") of the board of directors (the "Board") of Fairway Group Holdings Corp., a Delaware corporation (the "Company"), authorized to exercise the full powers, authorities, duties, rights, and responsibilities of the Board with respect to matters relating to, or arising from, the consideration, evaluation, negotiation, authorization, or oversight of strategic alternatives or transactions available to the Company and any transactions resulting therefrom, upon a motion duly made and seconded and acting pursuant to the Company's organizational documents and resolutions appointing the Committee, took the following actions on behalf of the Company and each of the Subsidiaries (as defined below), and adopted the following resolutions:

**WHEREAS**, the Committee has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's businesses;

**WHEREAS**, the Committee has had the opportunity to consult with the management and the legal and financial advisors of the Company to fully consider each of the strategic alternatives available to the Company; and

WHEREAS, the Committee desires to approve the following resolutions.

### I. Commencement of Chapter 11 Case

**NOW, THEREFORE, BE IT RESOLVED**, that the Committee has determined, after consultation with the management and the legal and financial advisors of the Company, that it is desirable and in the best interests of the Company, its creditors, and other parties in interest that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**"); and be it further

**RESOLVED**, that any officer of the Company (each, an "Authorized Officer") in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to execute and file in the name and on behalf of the Company, and under its corporate seal or otherwise, all petitions, schedules, motions, lists, applications, pleadings, and other papers in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, and to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper, or desirable in connection with the Company's chapter 11 case (the "Chapter 11 Case"), including, without limitation, negotiating, executing, delivering and performing any and all documents, agreements, certificates and/or instruments in connection with the transactions and professional retentions set forth in this resolution, with a view to the successful prosecution of the Chapter 11 Case; and be it further

#### **II.** Debtor-in-Possession Financing

**RESOLVED**, that in connection with the Chapter 11 Case, it is in the best interest of the Company to engage in, and the Company will obtain benefits from, the lending transactions or the

guarantee of the lending transactions, as applicable, under that certain debtor-in-possession credit facility in an aggregate principal amount of up to \$25,000,000 plus the Roll-up Amount (as defined below), consisting of (I) a new money facility comprised of (x) \$20,000,000 in an aggregate maximum principal amount of New Money DIP Loans and (y) \$5,000,000 in an aggregate maximum principal amount of New Money Delayed Draw DIP Loans, and (II) a roll-up facility in an aggregate principal amount equal to each Lender's (as defined below) "L/C Loans" and "New Term Loans" under the Prepetition Credit Agreement held as of the Petition Date (the "Roll-up Amount"), in each case to be evidenced by that certain Debtor-in-Possession Credit Agreement, to be entered into by and among the Company, as borrower, Fairway Group Holdings Corp. ("Fairway Holdings"), the lenders from time to time party thereto (the "Lenders"), and Ankura Trust Company, LLC, as administrative agent (in such capacity, including any successor thereto, the "Administrative Agent") and as collateral agent (in such capacity, including any successor thereto, the "Collateral Agent") for the Lenders (together with the Exhibits and Schedules annexed thereto, the "DIP Credit Agreement") (capitalized terms used in this section with respect to debtor-in-possession financing and not otherwise defined herein shall have the meanings ascribed to such terms in the DIP Credit Agreement); in each case subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct, promotion and attainment of the business of the Company (the "Debtor-in-Possession Financing"); and be it further

**RESOLVED**, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Case, substantially in the form presented to each Governing Body (ii) the Guarantee and Collateral Agreement, to be entered into by and among each of the Companies and the Collateral Agent (the "Guarantee and Collateral Agreement") and (iii) any and all of the other agreements, including, without limitation, any guarantee and security agreement, letters, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and/or filed in connection with the Debtor-in-Possession Financing (together with the DIP Credit Agreement and the Guarantee and Collateral Agreement, collectively, the "**DIP Financing Documents**") and the Company's performance of its obligations thereunder, including the borrowings and guarantees, as applicable, contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP Financing Documents to which it is a party, in the name and on behalf of the Company under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as may be required by the Agent or required by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

**RESOLVED**, that the Company be, and hereby is, authorized, empowered, and directed to incur or guarantee, as applicable, the Obligations and to undertake any and all related transactions contemplated under the DIP Financing Documents including the granting of security thereunder (collectively, the "**DIP Financing Transactions**"); and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed to grant security interests in, and liens on, any and all property of the Company as collateral pursuant to the DIP Financing Documents to secure all of the obligations and liabilities of the Company thereunder to the Lenders and the Agent, and to authorize, execute, verify, file and/or deliver to the Agent, on behalf of the Company, all agreements, documents and instruments required by the Lenders in connection with the foregoing; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP Financing Documents, which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable to perform the Company's obligations under or in connection with the DIP Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement and/or any of the DIP Financing Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

### III. Asset Purchase Agreement

**RESOLVED**, that in connection with the Chapter 11 Case, it is in the best interest of the Company that the Company and certain of its direct and indirect wholly-owned subsidiaries enter into, and the Company will obtain benefits from, the transactions contemplated by an Asset Purchase Agreement (the "APA") with Village Super Markets, Inc., substantially in the form attached hereto as <a href="Exhibit A">Exhibit A</a>, and with such changes thereto as the Authorized Officer executing the same shall approve, and any other agreements, consents, certificates, amendments, assignments, and instruments in connection therewith (together with the APA, the "**Purchase Documents**"), in each case subject to approval by the Bankruptcy Court; and be it further

**RESOLVED**, that the form, terms and provisions of each of the Purchase Documents and the Company's performance of its obligations thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the Purchase Documents, in the name and on behalf of the Company under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as such Authorized Officer executing the same considers necessary, appropriate, proper, or desirable to effectuate the transactions contemplated by the Purchase Documents; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the Purchase Documents, which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable to perform the Company's obligations under or in connection with the Purchase Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the Purchase Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

### IV. Retention of Advisors

**RESOLVED**, that the firm of Peter J. Solomon, located at 1345, 6th Avenue, New York, NY 10105, is hereby retained as financial advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the firm of Mackinac Partners, LLC, located at 74 W. Long Lake #205, Bloomfield Hills, MI 48304, is hereby retained as financial advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, NY 10153, is hereby retained as attorneys for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the firm of Omni Agent Solutions, located at 1120 Avenue of the Americas, 4th Floor, New York, NY 10036, is hereby retained as claims, noticing and solicitation agent for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

# V. Restructuring Support Agreement

**RESOLVED**, that in connection with the Chapter 11 Case, it is in the best interest of the Company to enter into a Restructuring Support Agreement (together with the term sheet annexed thereto, the "**Restructuring Support Agreement**") on terms and conditions in the form of <u>Exhibit B</u>; and be it further

**RESOLVED**, that the form, terms, and provisions of the Restructuring Support Agreement, and the execution, delivery and performance thereof and the consummation of the transactions contemplated thereunder by the Company are hereby authorized, approved and declared advisable and in the best interest of the Company, with such changes therein and additions thereto as the executive officer of the Company executing the same may in his discretion deem necessary or appropriate, the execution of the Restructuring Support Agreement to be conclusive evidence of the approval thereof; and be it further

**RESOLVED,** that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform, the Restructuring Support Agreement substantially in the form presented to the Committee, and such other documents, agreements, instruments and certificates as may be required by the Restructuring Support Agreement; and be it further

### VI. Approval of Actions of Subsidiary

**RESOLVED**, that the Company, as the sole stockholder of Fairway Acquisition, hereby ratifies, approves, confirms and adopts all actions taken by Fairway Acquisition, including those actions taken with respect to Fairway Bakery, LLC, Fairway Broadway LLC, Fairway Construction Group, LLC., Fairway eCommerce LLC, Fairway Douglaston LLC, Fairway East 86th Street LLC, Fairway Group Central Services LLC, Fairway Group Plainview LLC, Fairway Paramus LLC, Fairway Pelham LLC, Fairway Pelham Wines & Spirits LLC, Fairway Red Hook LLC, Fairway Stamford LLC, Fairway Kips Bay LLC, Fairway Westbury LLC, FN Store LLC, Fairway Chelsea LLC, Fairway Lake Grove LLC, Fairway Greenwich Street LLC, Fairway Hudson Yards LLC, Fairway Staten Island LLC and Fairway

Georgetowne LLC (collectively, the "Subsidiaries") in connection with the Purchase Documents and the transactions contemplated thereby; and be it further

**RESOLVED**, that the Company, in its capacity as the sole stockholder of Fairway Acquisition, be, and it hereby is, authorized and directed to negotiate, prepare, execute, deliver and perform all such other agreements, documents, certificates and instruments, and take all actions that the officer or officers of the Company may in his or their discretion deem necessary or appropriate in connection with the DIP Financing Documents, the Purchase Documents, any deposit account control agreements in connection therewith and the transactions contemplated thereby; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate, prepare, execute, deliver and perform all such other agreements, documents, certificates and instruments, and take all actions that the officer or officers may in his or their discretion deem necessary or appropriate in order to carry out the full intent and purposes of the foregoing resolutions, the negotiation, preparation, execution, delivery or performance thereby such Authorized Officer or Officers to be conclusive evidence of the approval thereof of the Company; and be it further

### VII. General Authorization and Ratification

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates, or other documents, and to take such other actions that in the judgment of the Authorized Officer shall be or become necessary, proper, or desirable in connection with the Chapter 11 Case; and be it further

**RESOLVED**, that any and all past actions heretofore taken by any Authorized Officer or the directors of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects.

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Fill in this information to identify the case:
Debtor name: Fairway Group Holdings Corp.
United States Bankruptcy Court for the <u>Southern District of New York</u> (State)
Case number (If known):

# Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 40 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 40 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	unsecured clain secured, fill in to	Ily unsecured, fill in amount. If claim otal claim amount ateral or setoff to	is partially and deduction
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1.	United Natural Foods, Inc. d/b/a Cornuco Attn.: Lisa Franchette 313 Iron Horse Way Providence, Rhode Island 02908	Attn.: Lisa Franchette Phone: (603) 256-3000 E-mail: Ifranchette@unfi.com	Trade Vendor				\$1,838,914.71
2.	Douglaston Shopping Center Owner LLC f/k/a AAC Management Corp. Attn.: John Birnbaum 150 East 58th Street, 39th Floor New York, New York 10155	Attn.: John Birnbaum Phone: (646) 214-0271 (212) 213-4444 (Ext. 211) E-mail: jbirnbaum@aacrealty.com lostrow@aacrealty.com	Rent	Disputed			\$961,244.09
3.	West Side Foods, Inc. Attn.: Tom Ryan Tuttie Langston 355 Food Center Drive Hunts Point Co-Op Market, Building E Bronx, New York 10474	Attn.: Tom Ryan Tuttie Langston Phone: (917) 417-8242 / (718) 842-8500 E-mail: tryan@westsidefoodsinc.com tuttie@westsidefoodsinc.com	Trade Vendor				\$957,644.91
4.	UFCW Local 1500 Welfare Fund Attn.: Robert Newell 425 Merrick Avenue Westbury, New York 11590	Attn.: Robert Newell Phone: (800) 522-0456 E-mail: rnewell@ufcw1500.org	Union - Benefits				\$753,742.66
5.	UFCW Local 1500 Pension Plan Attn.: Robert Newell 425 Merrick Avenue Westbury, New York 11590	Attn.: Robert Newell Phone: (800) 522-0456 E-mail: rnewell@ufcw1500.org	Union - Benefits				\$711,357.78
6.	Maplebear, Inc. d/b/a Instacart Attn.: Aarron Levitan Andrew Nodes 50 Beale Street, 6th Floor San Francisco, California 94105	Attn.: Aarron Levitan Andrew Nodes Phone: (847) 363-1985 / (202) 309-2189 E-mail: aaron.levitan@instacart.com andrew.nodes@instacart.com	Trade Vendor				\$697,954.10
7.	Albert's Organics Inc. Attn.: Sue Tamm 1155 Commerce Boulevard Logan Township, New Jersey 08085	Attn.: Sue Tamm Phone: (856) 491-0197 / (856) 241-9090 E-mail: stamm@albertsfreshproduce.com aoer@albertsorganics.com	Trade Vendor				\$637,273.84

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Debtor Fairway Group Holdings Corp.

Name

Name of creditor and complete mailing Name, telephone number, and email Nature of the Indicate if Amount of unsecured claim address, including zip code address of creditor contact claim (for claim is If the claim is fully unsecured, fill in only example, contingent, unsecured claim amount. If claim is partially trade debts, unliquidated, secured, fill in total claim amount and deduction bank loans, or disputed for value of collateral or setoff to calculate professional unsecured claim. services, and government contracts) Total claim, if **Deduction for** Unsecured partially value of claim collateral or secured setoff US Foodservice, Inc. Attn.: Hank Smith Phone: (516) 993-9946 / (800) 222-1278 Attn.: Hank Smith Trade 1051 Amboy Avenue E-mail: hank.smith@usfoods.com \$570,057.58 Vendor Perth Amboy, New Jersey 08861 nymarreequests@usfoods.com andy.rainone@usfoods.com 9. S. Katzman Produce Inc. Attn.: Mario Andreani Phone: (516) 805-5804 / (718) 991-4700 Attn.: Mario Andreani Trade 213 NYC Terminal Market E-mail: mandreani@katzmanproduce.com \$562,898.99 Vendor Bronx, New York 10474 accountsreceivable@katzmanproduce.com accountsreceivable@katzmanberry.com 10. J & J Farms Creamery Co., Inc. Attn.: Morris Glauber Phone: (718) 490-7236 / (718) 821-1200 Attn.: Morris Glauber Trade \$476,156.13 57-48 49th Street E-mail: morris@jj-farms.com Vendor Maspeth, New York 11378 abek@jj-farms.com 11. Manetto Hills Associates 116. LLC Attn.: Barbara Briamonte Attn.: Barbara Briamonte Phone: (516) 869-7157 500 North Broadway, Suite 201 E-mail: bbriamonte@kimcorealty.com Rent \$444,560.96 P.O. Box 9010 Jericho, New York 11753 Bunzl Distribution Northeast, LLC Attn.: Dave Maszezak Phone: (732) 821-7000 Attn.: Dave Maszezak Trade E-mail: dave.maszezak@bunzlusa.com \$394,115.10 27 Distribution Way Vendor Monmouth, New Jersey 08852 13. Oxford Health Insurance, Inc. Attn.: Lisa D. Coleman Phone: (212) 912-4016 Attn.: Lisa D. Coleman Insurance \$345.944.99 One Penn Plaza, 8th Floor E-mail: lcoleman@uhc.com New York. New York 10119 14. Dora's Natural, Inc. Attn.: Cyrus Schwartz Attn.: Cyrus Schwartz Phone: (201) 229-0500 Trade \$323,663.14 21 Empire Boulevard E-mail: cyruss@dorasnaturals.com Vendor South Hackensack, New Jersey 07606 melissah@dorsnaturals.com Red Hook Green Power, LLC Attn.: Leila Zubi 15. c/o The O'Connell Organization Phone: (212) 202-0954 Attn.: Leila Zubi E-mail: lzubi@zubirosner.com Utility Disputed \$322,099.38 175 Van Dyke Street, Suite 322A Brooklyn, New York 11231 Seven Yale & Towne, LLC Attn.: David Fife Phone: (203) 644-1526 c/o Building and Land Technology Attn.: David Fife E-mail: dfwaters@bltoffice.com Rent \$301,745.66 1 Elmcroft Road, Suite 500 Hartford, Connecticut 06103-3494 17. 229 West 74th Street Corp. Attn.: Lucius Palmer c/o Mt. Pleasant Management Corp. Phone: (212) 570-2030 E-mail: lpalmer@thebeekmanestate.com Attn.: Lucius Palmer Rent \$291.160.12 855 Lexington Avenue New York, New York 10065 18. Austin Meat & Seafood Company Attn.: Mike Johnson Attn.: Mike Johnson Joel Wartell Joel Wartell Liz Ponce Phone: (718) 842-6767 Liz Ponce Trade \$263.721.58 E-mail: mike.johnson@austinmeat.com 355 Food Center Drive Vendor **Hunts Point Co-Op Market** joel.wartell@austinmeat.com Building A-14 liz.ponce@austinmeat.com Bronx, New York 10474

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Debtor

Name

Pg 17 of 22 Case number (if known) Fairway Group Holdings Corp.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.  Total claim, if Deduction for Unsecured			
					partially secured	value of collateral or setoff	claim	
19.	Donald Myers Produce, Inc. Attn.: Donald Myer 1088 North Main Road Vineland, New Jersey 08360	Attn.: Donald Myer Phone: (856) 692-4084 E-mail: dmyersproduce@comcast.net fmartine07@gmail.com	Trade Vendor				\$259,189.55	
20.	Blue Ribbon Fish Co., Inc. Attn.: David Samuels 800 Food Center Drive, Unit 67 Bronx, New York 10474	Attn.: David Samuels Phone: (718) 620-8580 Email: david.blueribbon@gmail.com	Trade Vendor				\$242,321.42	
21.	Cedro Bananas Wholesale Distributor Attn.: William Mascari 99 Laura Street New Haven, Connecticut 06512	Attn.: William Mascari Phone: (203) 996-9454 / (203) 469-9366 E-mail: billy@cedrobananas.com lucy@cedrobanans.com	Trade Vendor				\$229,777.05	
22.	Mama Mia Produce LLC Attn.: Shimon Efergan P.O. Box 505 East Rutherford, New Jersey 07073	Attn.: Shimon Efergan Phone: (917) 686-7061 / (973) 773-9494 E-mail: e.shimon@mamamiaproduce.com f.olubunmi@mamamiaproduce.com ar@mamamiaproduce.com	Trade Vendor				\$229,520.50	
23.	Post Road Plaza Leasehold LLC c/o Levin Management Corp. Attn.: Robert Carson 975 US Highway 22 West North Plainfield, New Jersey 07060	Attn.: Robert Carson Phone: (908) 755-7489 E-mail: ach-receipts@levinmgt.com brand@levinmgt.com	Rent				\$228,514.38	
24.	M B Food Processing Inc. Attn.: Dean Koplik 4 Trolley Road South Fallsburg, New York 12779	Attn.: Dean Koplik Phone: (845) 434-5051 (Ext. 16) E-mail: deank@murrayschicken.com	Trade Vendor				\$213,402.11	
25.	Wonderful Citrus Cooperative Attn.: James Lopez 1901 South Lexington Street Delano, California 93215	Attn.: James Lopez Phone: (856) 603-2200 / (661) 720-2452 E-mail: james.lopez@wonderful.com	Trade Vendor				\$207,154.50	
26.	Imperial Bag & Paper Co. LLC d/b/a Imperial Dade Attn.: Jeff Burdick 255 Route 1&9 Jersey City, New Jersey 07306	Attn.: Jeff Burdick Phone: (201) 437-7440 (Ext. 3160) E-mail: cmerced@imperialdade.com fgold@imperialbag.com	Trade Vendor				\$198,341.08	
27.	DHH Company LLC c/o Paverman & Paverman CPA PC Attn.: Howard Glickberg Veronica Paverman 2525 Palmer Avenue New Rochelle, New York 10801	Attn.: Howard Glickberg Veronica Paverman Phone: (917) 709-3492 / (914) 633-6920 E-mail: fishatuna@aol.com vpaverman@pavermancpa.com	Rent				\$180,492.41	
28.	Liberty Coca-Cola Beverages LLC Attn.: Roseann Messano 725 East Erie Avenue Philadelphia, Pennsylvania 19134	Attn.: Roseann Messano Phone: (201) 838-6327 E-mail: messano@libertycoke.com libertycashapp@coca-cola.com hleal@coke-bsna.com ccosme@coke-bsna.com	Trade Vendor				\$180,458.60	
29.	Red Hook Stores, LLC Attn: Greg O'Connell 175 Van Dyke Street, Suite 322A Brooklyn, New York 11231	Attn.: Greg O'Connell Phone: (718) 624-0160 E-mail: greg@redhookwaterfront.com	Rent				\$171,908.46	

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Debtor Fairway Group Holdings Corp.

Name

Name of creditor and complete mailing Name, telephone number, and email Nature of the Indicate if Amount of unsecured claim address, including zip code address of creditor contact claim (for claim is If the claim is fully unsecured, fill in only example, contingent, unsecured claim amount. If claim is partially trade debts, unliquidated, secured, fill in total claim amount and deduction bank loans, or disputed for value of collateral or setoff to calculate professional unsecured claim. services, and government contracts) Total claim, if **Deduction for** Unsecured partially value of claim collateral or secured setoff XPO Courier, LLC Attn.: Ralph Whitty d/b/a XPO Logistics Arthur Lagrega Phone: (646) 454-3877 / (646) 454-3855 Attn.: Ralph Whitty Trade \$171,179.85 Arthur Lagrega E-mail: ralph.whitty@xpo.com Vendor 229 West 36th Street arthur.largrega@xpo.com New York, New York 10018 31. Giorgio Fresh Co. Attn.: Legal Department Attn.: Legal Department Phone: (610) 926-2800 (Ext. 8375) Trade \$161,227.06 P.O. Box 8500-52948 Email: gfccustomersvc@giorgiofoods.com Vendor Philadelphia, Pennsylvania 19179-2948 Valesco Trading Attn.: Al Sozer Phone: (646) 338-5604 / (201) 729-1414 Attn.: Al Sozer Trade 60 Saddle River Avenue, Unit D E-mail: aos@valescofoods.com \$159,027.53 Vendor South Hackensack, New Jersey 07606 2328 on Twelfth, LLC 33. Attn.: Howard Glickberg c/o Paverman & Paverman CPA PC Veronica Paverman Attn.: Howard Glickberg Phone: (917) 709-3492 / (914) 663-6920 \$158,381.83 Rent Veronica Paverman E-mail: fishatuna@aol.com 2525 Palmer Avenue vpaverman@pavermancpa.com New Rochelle, New York 10801 34. Attn.: Michael Mandelbaum Levco Route 46 Associates c/o Mandelhaum Phone: (973) 325-0011 Attn.: Michael Mandelbaum E-mail: michaelm@mandelbaumfirm.com \$157,952.65 Rent 80 Main Street, Suite 510 West Orange, New Jersey 07502 35. Nestle Waters North America Inc. Attn.: Jim Gorman Attn.: Jim Gorman Phone: (516) 317-0216 Trade \$153,680,15 2 Van Riper Road (203) 629-7489 Vendor Montvale, New Jersey 07645 E-mail: jgorman@esmferolie.com Calavo Growers Inc. Attn.: Richard Joval Phone: (805) 921-3213 Attn.: Richard Joyal Trade \$153,671.75 1141A Cummings Road Email: rickj@calavo.com Vendor Santa Paula, California 93060 Georgetowne Center Brooklyn LLC Attn.: Marc Geller c/o Sholom & Zuckerbrot Realty LLC Phone: (718) 392-5959 Attn.: Marc Geller E-mail: mgeller@s-z.com Rent \$150,440.46 35-11 35th Avenue Long Island, New York 11106 Cibo Vita Inc. Attn.: Emre Imamoglu Attn: Emre Imamoglu Phone: (862) 238-8020 Trade \$143,595.14 12 Vreeland Avenue Email: emre@cibovita.com Vendor Totowa, New Jersey 07512 39. World's Best Cheeses, Inc. Attn.: Legal Department Attn: Legal Department Phone: (800) 922-4337 Trade \$140,975.92 Email: kathy@wbcheese.com 111 Business Park Drive Vendor Armonk, New York 10504 Attn.: Avi Sharon Adams Apple Fruits and Vegetables LLC Attn: Avi Sharon Phone: (917) 559-5584

Email: adamsapplellc@gmail.com

Trade

Vendor

\$139,404.20

1071 Duston Road

Valley Stream, New York 11581

Fill in this information to identify the case:	
Debtor name: Fairway Group Holdings Corp. United States Bankruptcy Court for the Southern District of New York	
(State)  Case number (If known):	
Official Form 202	_
Declaration Under Penalty of Perjury for N	Non-Individual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debto this form for the schedules of assets and liabilities, any other document t and any amendments of those documents. This form must state the individucument, and the date. Bankruptcy Rules 1008 and 9011.	that requires a declaration that is not included in the document,
WARNING – Bankruptcy fraud is a serious crime. Making a false stateme in connection with a bankruptcy case can result in fines up to \$500,000 or	

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct: Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule  $\sqrt{}$ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declaration \_\_ I declare under penalty of perjury that the foregoing is true and correct. /s/ Abel Porter Executed on January 23, 2020 Signature of individual signing on behalf of debtor MM / DD /YYYY Abel Porter Printed name Chief Executive Officer

Position or relationship to debtor

Declaration and signature

Fill in this information to identify the case:
Debtor name: Fairway Group Holdings Corp.
United States Bankruptcy Court for the <u>Southern District of New York</u> (State)
Case number (If known):

# LIST OF EQUITY HOLDERS<sup>1</sup>

Pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, the following identifies all holders having a direct or indirect ownership interest of the above-captioned debtor in possession (the "**Debtor**").

# Check applicable box:

	There are no	equity	security	holders	or	corporations	that	directly	or	indirectly	own	10%	or
mo	re of any class	s of the	debtor's	equity i	nter	est.							

☑ The following are the debtor equity security holders (list holders of each class, showing the number and kind of interests registered in the name of each holder, and the last known address or place of business of each holder):

Name and Last Known Address or Place of Business of Holder	Kind/Class of Interest	Number of Interests Held		
Brigade Capital Management, LP				
399 Park Avenue	Equity	33.628%		
New York, NY 10022				
Goldman Sachs Special Situations Group				
200 West Street	Equity	29.946%		
New York, NY 10282				
FS KKR Capital Corp.				
201 Rouse Boulevard	Equity	22.147%		
Philadelphia, PA 19112				
MJX Asset Management LLC				
12 E 49th Street, Suite 41	Equity	5.092%		
New York, NY 10017				

<sup>&</sup>lt;sup>1</sup> This list serves as the required disclosure by the Debtors pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the Chapter 11 Cases.

Name and Last Known Address or Place of Business of Holder	Kind/Class of Interest	Number of Interests Held
Seaport Group Baseball Cards, LLC 360 Madison Avenue, 20th Floor New York, NY 10017	Equity	2.945%
Lord, Abbett & Co. LLC 90 Hudson Street Jersey City, NJ 07302	Equity	2.635%
WhiteHorse Capital Whitehorse IV Ltd. c/o Nate Stinchcomb 200 Crescent Court, Suite 1414 Dallas, TX 75201	Equity	1.405%
Napier Park Global Capital US LP 280 Park Avenue, 3rd Floor New York, NY 10017	Equity	0.703%
Seix Investment Advisors LLC 1 Maynard Drive, Suite 3200 Park Ridge, NJ 07656	Equity	0.528%
Westgate Horizon Advisors LLC 633 W 5th Street, Suite 6600 Los Angeles, CA 90071	Equity	0.516%
Jeffries Finance LLC c/o J. Paul McDonnell 52 Madison Avenue, 16th Floor New York, NY 10010	Equity	0.454%

Fill in this information to identify the case:					
Debtor name: Fairway Group Holdings Corp.					
United States Bankruptcy Court for the <u>Southern District of New York</u> (State)					
Case number (If known):					
	_				
Official Form 202					

# <u>Official Form 202</u>

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING - Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct: Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders (Official Form 204)  $\overline{\mathsf{V}}$ Other document that requires a declaration List of Equity Holders I declare under penalty of perjury that the foregoing is true and correct. /s/ Abel Porter Executed on January 23, 2020 Signature of individual signing on behalf of debtor MM / DD /YYYY Abel Porter Printed name

Chief Executive Officer Position or relationship to debtor